will use to implement the electronic reporting. Additionally, § 3.1000(b) through (e) of 40 CFR part 3, subpart D provides special procedures for program revisions and modifications to allow electronic reporting, to be used at the option of the state, tribe or local government in place of procedures available under existing program-specific authorization regulations. An application submitted under the subpart D procedures must show that the state, tribe or local government has sufficient legal authority to implement the electronic reporting components of the programs covered by the application and will use electronic document receiving systems that meet the applicable subpart D requirements.

Once an authorized program has EPA’s approval to accept electronic documents under certain programs, CROMERR § 3.1000(a)(4) requires that the program keep EPA apprised of any changes to laws, policies, or the electronic document receiving systems that have the potential to affect the program’s compliance with CROMERR § 3.2000.

On February 22, 2011, the Florida Department of Environmental Protection (FDEP) submitted an amended application titled “Electronic Reporting System” for revisions/modifications of its EPA-authorized programs under title 40 CFR to allow new electronic reporting. EPA reviewed FDEP’s request to revise/modify its EPA-authorized programs and, based on this review, EPA determined that the application met the standards for approval of authorized program revisions/modifications set out in 40 CFR part 3, subpart D. In accordance with 40 CFR 3.1000(d), this notice of EPA’s decision to approve Florida’s request to revise/modify its following EPA-authorized programs to allow electronic reporting under 40 CFR parts 71, and 122, is being published in the Federal Register.

Part 71—Federal Operating Permit Programs;
Part 123—EPA Administered Permit Programs: The National Pollutant Discharge Elimination System; and
Part 239—Requirements for State Permit Program Determination of Adequacy.

FDEP was notified of EPA’s determination to approve its application with respect to the authorized programs listed above.

Matthew Leopard,
Director, Office of Information Collection.

ENVIRONMENTAL PROTECTION AGENCY
[FRL—9926—11—OEI]

Cross-Media Electronic Reporting: Authorized Program Revision Approval, State of Vermont

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: This notice announces EPA’s approval of the State of Vermont’s request to revise/modify certain of its EPA-authorized programs to allow electronic reporting.

DATES: EPA’s approval is effective July 16, 2015.

FOR FURTHER INFORMATION CONTACT: Karen Seeh, U.S. Environmental Protection Agency, Office of Environmental Information, Mail Stop 2823T, 1200 Pennsylvania Avenue NW., Washington, DC 20460, (202) 566–1175, seeh.karen@epa.gov.

SUPPLEMENTARY INFORMATION: On October 13, 2005, the final Cross-Media Electronic Reporting Rule (CROMERR) was published in the Federal Register (70 FR 59848) and codified as part 3 of title 40 of the CFR. CROMERR establishes electronic reporting as an acceptable regulatory alternative to paper reporting and establishes requirements to assure that electronic documents are as legally dependable as their paper counterparts. Subpart D of CROMERR requires that state, tribal or local government agencies that receive, or wish to begin receiving, electronic reports under their EPA-authorized programs must apply to EPA for a revision or modification of those programs and obtain EPA approval. Subpart D provides standards for such approvals based on consideration of the electronic document receiving systems that the state, tribe, or local government will use to implement the electronic reporting. Additionally, § 3.1000(b) through (e) of 40 CFR part 3, subpart D provides special procedures for program revisions and modifications to allow electronic reporting, to be used at the option of the state, tribe or local government in place of procedures available under existing program-specific authorization regulations. An application submitted under the subpart D procedures must show that the state, tribe or local government has sufficient legal authority to implement the electronic reporting components of the programs covered by the application and will use electronic document receiving systems that meet the applicable subpart D requirements.

Once an authorized program has EPA’s approval to accept electronic documents under certain programs, CROMERR § 3.1000(a)(4) requires that the program keep EPA apprised of any changes to laws, policies, or the electronic document receiving systems that have the potential to affect the program’s compliance with CROMERR § 3.2000.

On December 5, 2011, the Vermont Department of Environmental Conservation (VT DEC) submitted an amended application titled “Online Report Submittal System” for revisions/modifications of its EPA-authorized programs under title 40 CFR to allow new electronic reporting. EPA reviewed VT DEC’s request to revise/modify its EPA-authorized programs and, based on this review, EPA determined that the application met the standards for approval of authorized program revisions/modifications set out in 40 CFR part 3, subpart D. In accordance with 40 CFR 3.1000(d), this notice of EPA’s decision to approve Vermont’s request to revise/modify its following EPA-authorized programs to allow electronic reporting under 40 CFR parts 122, 280, and 281, is being published in the Federal Register: Part 123—EPA Administered Permit Programs: The National Pollutant Discharge Elimination System; and Part 282—Approved Underground Storage Tank Programs.

VT DEC was notified of EPA’s determination to approve its application with respect to the authorized programs listed above.

Matthew Leopard,
Director, Office of Information Collection.

ENVIRONMENTAL PROTECTION AGENCY
[FRL—9926—59—OEI]

Cross-Media Electronic Reporting: Authorized Program Revision Approval, State of Mississippi

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: This notice announces EPA’s approval of the State of Mississippi’s request to revise/modify its EPA Administered Permit Programs: The National Pollutant Discharge Elimination System EPA-authorized program to allow electronic reporting.

DATES: EPA’s approval is effective July 16, 2015.
FOR FURTHER INFORMATION CONTACT:
Karen Seeh, U.S. Environmental Protection Agency, Office of
Environmental Information, Mail Stop
2823T, 1200 Pennsylvania Avenue NW.,
Washington, DC 20460, (202) 566–1175,
seeh.karen@epa.gov.

SUPPLEMENTARY INFORMATION: On
October 13, 2005, the final Cross-Media
Electronic Reporting Rule (CROMERR)
was published in the Federal Register
(70 FR 59848) and codified as part 3 of
Title 40 of the CFR. CROMERR
establishes electronic reporting as an
acceptable regulatory alternative to
paper reporting and establishes
requirements to assure that electronic
documents are as legally dependable as
their paper counterparts. Subpart D of
CROMERR requires that state, tribal or
local government agencies that receive,
or wish to begin receiving, electronic
reports under their EPA-authorized
programs must apply to EPA for a
revision or modification of those
programs and obtain EPA approval.
Subpart D provides standards for such
approvals based on consideration of the
electronic document reporting systems
that the state, tribe, or local government
will use to implement the electronic
reporting. Additionally, § 3.1000(b)
through (e) of 40 CFR part 3, subpart D
provides special procedures for program
revisions and modifications to allow
electronic reporting, to be used at the
option of the state, tribe or local
government in place of procedures
available under existing program-
specific authorization regulations. An
application submitted under the
subpart D procedures must show that the state,
tribe or local government has sufficient
legal authority to implement the
electronic reporting components of the
programs covered by the application
and will use electronic document
receiving systems that meet the
applicable subpart D requirements.

On January 14, 2010, the Mississippi
Department of Environmental Quality
(MDEQ) submitted an application titled
“Hazardous Waste Biennial Reporting
System” and “Regulatory Services
Portal” for revision/modification of its
EPA-authorized Part 123 program under
Title 40 CFR. EPA reviewed MDEQ’s
request to revise/modify its EPA-
authorized Part 123—EPA Administered
Permit Programs: The National Pollutant
Discharge Elimination System program
and, based on this review, EPA
determined that the application met the
standards for approval of authorized
program revision/modification set out in
40 CFR part 3, subpart D. In accordance
with 40 CFR 3.1000(d), this notice of
EPA’s decision to approve Mississippi’s
request to revise/modify its Part 123—
EPA Administered Permit Programs: The
National Pollutant Discharge Elimination
System program to allow electronic
reporting under 40 CFR part 122 is being
published in the Federal
Register.

MDEQ was notified of EPA’s
determination to approve its application
with respect to the authorized program
detailed above.

Matthew Leonard,
Director, Office of Information Collection.
[FR Doc. 2015–17450 Filed 7–15–15; 8:45 am]
BILLING CODE 6560–50–P

INSTITUTIONS IN LIQUIDATION

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<th>City</th>
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[F] [FR Doc. 2015–17434 Filed 7–15–15; 8:45 am]
BILLING CODE 6714–01–P

FEDERAL RESERVE SYSTEM

Change in Bank Control Notices;
Acquisitions of Shares of a Bank or
Bank Holding Company

The notificants listed below have
applied under the Change in Bank
Control Act (12 U.S.C. 1817(j)) and
§ 225.41 of the Board’s Regulation Y
(12 CFR 225.41) to acquire shares of a
bank or bank holding company. The
factors that are considered in acting on
the notices are set forth in paragraph 7
of the Act (12 U.S.C. 1817(j)(7)).

The notices are available for
immediate inspection at the Federal
Reserve Bank indicated. The notices
also will be available for inspection at
the offices of the Board of Governors.
Interested persons may express their
views in writing to the Reserve Bank
indicated for that notice or to the offices
of the Board of Governors. Comments
must be received no later than July 31,
2015.

A. Federal Reserve Bank of Dallas
(Robert L. Triffitt III, Senior Vice
President) 2200 North Pearl Street,
Dallas, Texas 75201–2272:

1. The Armstrong 2011 Family Trust,
Nelba Armstrong, trustee, Emory, Texas;
J. Russell Armstrong 2011 GST Trust,
John Russell Armstrong, Jr., trustee, both
of Commerce, Texas; J. Russell
Armstrong Trust, John Russell
Armstrong, Jr., and Lannette Armstrong
Beaver, co-trustees, all of Commerce,
Texas; Lannette A. Beaver 2011 GST
Trust, John Russell Armstrong, Jr., trustee,
both of Commerce, Texas; J. Russell
Armstrong Trust, John Russell
Armstrong, Jr., and Lannette
Armstrong Beaver, co-trustees, all of
Commerce, Texas; Matthew Russell

FEDERAL DEPOSIT INSURANCE
CORPORATION

Update to Notice of Financial
Institutions for Which the Federal
Deposit Insurance Corporation Has
Been Appointed Either Receiver,
Liquidator, or Manager

AGENCY: Federal Deposit Insurance
Corporation.

ACTION: Update Listing of Financial
Institutions in Liquidation.

SUMMARY: Notice is hereby given that
the Federal Deposit Insurance
Corporation (Corporation) has been
appointed the sole receiver for the
following financial institutions effective
as of the Date Closed as indicated in the
listing. This list (as updated from time
to time in the Federal Register) may be
relied upon as “of record” notice that
the Corporation has been appointed
receiver for purposes of the statement of
policy published in the July 2, 1992
issue of the Federal Register (57 FR
29491). For further information
concerning the identification of any
institutions which have been placed in
liquidation, please visit the Corporation
Web site at www.fdic.gov/bank/
individual/failed/banklist.html or
contact the Manager of Receivership
Oversight in the appropriate service
center.

Federal Deposit Insurance Corporation.
Dated: July 13, 2015.

Pamela Johnson,
Regulatory Editing Specialist.